IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF MISSOURI

In re:			§	
	Evette Nicole Reed,		๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛	Case No. 14-44818-705
		Debtor.	3 § §	
In re:			§ §	
	Pauline A. Brady,		§ §	Case No. 14-44909-705
		Debtor.	§ §	
In re:			§ §	
	Lawanda Lanae Long,		§ §	Case No. 14-45773-705
		Debtor.	§ §	
In re:			9 §	
	Marshall Beard,		8 8 8	Case No. 14-43751-705
		Debtor.	3 § 8	
In re:			§ §	
	Darrell Moore,		§ §	Case No. 14-44434-705
		Debtor.	§ §	
In re:			§ §	
	Nina Lynne Logan,		§ §	Case No. 14-44329-705
		Debtor.	§ §	
In re:			§ §	0 11 11 10010 -05
	Jovon Neosha Stewar	i ,	9 §	Case No. 14-43912-705
		Debtor.	§ §	
In re:	Angeligue Benes Chis	lala	<i>๑ ๛ ๛ ๛ ๛ ๛ ๛ ๛ ๛</i>	Coop No. 44 42044 705
	Angelique Renee Shie	Dobtor	8 8	Case No. 14-43914-705
		Debtor.	§ §	

ORDER DENYING REQUEST TO SET ASIDE AND

REFERRING THE RESPONSE TO THE MISSOURI SUPREME COURT'S OFFICE OF CHIEF DISCIPLINARY COUNSEL FOR THE MAKING OF FALSE SIGNATURES ON A PLEADING

On February 4, 2015, the Court held a status conference to address whether attorney Ross H. Briggs, suspended attorney James C. Robinson, and Robinson's "firm," Critique Services L.L.C. (collectively, the "Respondents"), had complied with the January 23, 2015 Order Compelling Turnover. Robinson was given notice of the proceeding, but did not attend. At the status conference, it was established that the Respondents had failed, without excuse, to comply with the Order Compelling Turnover. The Court then waited several months, to see if the Respondents might decide to comply thereafter. They chose not to do so. Accordingly, on July 6, 2015, the Court entered an Order of Notice and Deadline, giving notice to the Respondents that the Court was considering imposing sanctions or directing other relief, in light of their failure to comply with the Order Compelling Turnover. The Court also gave the Respondents seven (7) additional days by which they could comply with the Order Compelling Turnover or file a response as to why the imposition of sanctions or the direction of other relief was not proper. On July 13, 2015, Robinson filed a document captioned: "Response and Moves [sic] to Set Aside Notice and Deadline Order" (the "Response").

The Response asserts no basis for "setting aside" the Order of Notice and Deadline. For the most part, the Response is a rambling conglomeration of misstatements of law and fact. Robinson mischaracterizes Court orders. He accuses the Court of denying him due process and the "right" to earn a living. He accuses the Court of violating the constitutional prohibitions on double jeopardy and cruel and unusual punishment. He inexplicably cites the "fruit of the poisonous tree" exclusionary doctrine of criminal evidence law. Long story short, there is nothing meritorious about the request to set aside. Accordingly, the Court ORDERS that the Response be DENIED as to the request to set aside. The Response is otherwise preserved.

In addition, the Court observes that Robinson affixed the "/s/" signatures of each one of the Trustees to the Response's Certificate of Service, giving the false impression that each Trustee had signed, or had agreed to the representations in, the Certificate of Service. There is no representation that Robinson had authority to sign the Certificate of Service on behalf of the Trustees. Whether these signatures were affixed due to Robinson's inattention, incompetence, or intent to mislead, the making a false signature representation on behalf of another person in a court pleading is a serious matter. Given Robinson's long record, in these Cases and in others, of making false representations, the Court will refer the Response to the Missouri Supreme Court's Office of Chief Disciplinary Counsel (the "OCDC") for the making of false signature representations. This referral will supplement the referral already made by this Court to the OCDC regarding Robinson, for his actions in the In re Latoya Steward matter.

DATED: July 13, 2015 St. Louis, Missouri 63102

mtc

CHARLES E. RENDLEN, III U.S. Bankruptcy Judge

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